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10 Attorneys for Defendants  
11 Safer Technologies, Inc., Cerma Technology, Inc.,  
12 George Ackerson, Nicholas Streit, and Edward Halbach

13 UNITED STATES DISTRICT COURT

14 NORTHERN DISTRICT OF CALIFORNIA - SAN JOSE DIVISION

15 MOTOR WORKS LLC,

16 Plaintiffs,  
17 SAFER TECHNOLOGIES, INC., CERMA  
18 TECHNOLOGY, INC., GEORGE  
19 ACKERSON, MARY STRANAHAN,  
20 NICHOLAS STREIT, TIM STREIT and  
21 EDWARD HALBACH

22 Defendants.

23 Case No. 08-cv-03608-RS

24 **STIPULATION AND PROPOSED  
25 ORDER TO EXTEND TIME TO  
26 ANSWER THE COMPLAINT**

1           WHEREAS counsel for plaintiff Motor Works LLC ("Motor Works") and the  
2 defendants Safer Technologies, Inc., Cerma Technology, Inc., George Ackerson, Nicholas Streit,  
3 and Edward Halbach ("Stipulating Defendants") have met and conferred regarding the time for  
4 responding to the Complaint;

5           IT IS HEREBY STIPULATED by and between plaintiff Motor Works and the  
6 Stipulating Defendants, through their respective counsel, that:

7           The time for the Stipulating Defendants to answer the Complaint is extended to  
8 October 2, 2008.

9           Dated: September 30, 2008

10           Respectfully submitted,

11           DEWEY & LEBOEUF LLP

12           By: /s/ Peter E. Root

13           Peter E. Root (SBN 142348)

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21           Attorneys for Defendants

22           Safer Technologies, Inc., Cerma Technology, Inc.,

23           George Ackerson, Nicholas Streit, and Edward

24           Halbach

25           Dated: September 30, 2008

26           Respectfully submitted,

27           WEEMS LAW OFFICES

28           By: /s/ Robert C. Weems

29           Robert C. Weems (SBN 148156)

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35           Attorneys for Plaintiff

**ATTESTATION PURSUANT TO GENERAL ORDER 45**

I, Peter E. Root, am the ECF User whose ID and password are being used to file this  
Stipulation and Proposed Order to Extend Time to Answer or Otherwise Respond to Complaint. In  
compliance with General Order 45.X.B., I hereby attest that concurrence in the filing of this  
document has been obtained from each of the other signatories. I declare under penalty of perjury  
under the laws of the United States of America that the foregoing is true and correct.

Executed this 30<sup>th</sup> day of September, 2008, at East Palo Alto, California.

\_\_\_\_\_  
/s/ Peter E. Root

Peter E. Root

DEWEY & LeBOEUF LLP  
1950 University Avenue, Suite 500  
East Palo Alto, CA 94303-2225

1 [PROPOSED] ORDER  
2  
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4 Upon Stipulation of the Parties and good cause appearing therefor, IT IS SO  
5  
6 ORDERED.  
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8 Dated: \_\_\_\_\_  
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The Honorable Richard Seeborg  
United States District Magistrate Judge